

207 Waiver

Title

Legal Description / Ads

Policy or Appeals

Correspondence Between Legal & Staff

Letter of Authorization

WHEN RECORDED RETURN TO:

City of Scottsdale Case No. 8-ZN-2019

CITY OF SCOTTSDALE ONE STOP SHOP/RECORDS

7447 East Indian School Road, Suite 100 Scottsdale, AZ 85251

AGREEMENT FOR THE WAIVER OF CLAIMS FOR DIMINUTION IN VALUE OF PROPERTY

THIS AGREEMENT FOR THE WAIVER OF CLAIMS FOR DIMINUTION IN VALUE OF PROPERTY (the "Agreement") is made in favor of the City of Scottsdale ("City") by Winstar Pro LLC ("Owner").

RECITALS

- A. Owner is the fee title owner of property, Parcel No(s). 217-14-037A and 217-14-038A located at 9875 E. McDowell Mountain Ranch Road and 9909 E. McDowell Mountain Ranch Road (the "Property").
- B. Owner acknowledges that he/she has made a request to the City for application of its land use laws for the development of the Property and is under no compulsion, economic or otherwise, to enter into this Agreement.
- C. Arizona statute ARS § 12-1134.A provides that a city must pay just compensation to a land owner, in some cases, if the city approves a land use law that reduces the fair market value of the owner's property. This law is sometimes referred to as "Proposition 207" or the "Private Property Rights Protection Act". (ARS 12-1131, et.seq.)
- D. The Private Property Rights Protection Act (e.g., A.R.S. § 12-1134.I) authorizes private property owners to enter into agreements with political subdivisions to waive any claim for diminution in value of their property in connection with any action requested by the property owner.
- E. City and Owner seek to resolve whether the application of the City's land use laws to the Property constitute a "diminution in value" of the Property or other harm entitling Owner, now or in the future, to seek compensation from the City under the Private Property Rights Protection Act.

IT IS AGREED AS FOLLOWS:

Owner hereby makes the following acknowledgements and representations:

1. Owner acknowledges that:

14447706v1 Long Waiver Form Revised April 2016

- a. The recitals set forth above are true and correct and are incorporated herein by this reference.
- b. Owner is aware of the Private Property Rights Protection Act. (ARS 12-1131, et. seq.)
- c. Owner has independently determined and believes that the application of the City's land use laws to the Property will not reduce the fair market value of the Property.
- d. Owner is aware that, as a condition of receiving approvals under the City's land use laws, the City may impose various requirements upon the Property, such as requirements for right-of-way dedications, time limitations for development, and other zoning ordinance stipulations and conditions.
 - The undersigned Owner agrees as follows:
- a. The Owner agrees that the stipulations and conditions set forth in Case No. 8-ZN-2019 shall be included as part of the ordinance that will be considered by the Scottsdale City Council. Owner agrees that compliance with the stipulations and conditions set forth in Case No. 8-ZN-2019 will govern development of the property. Owner further understands and agrees that stipulations and conditions may be added or modified during the public hearing process and that those stipulations and conditions will be incorporated into this Agreement.
- b. Owner hereby waives and fully releases any and all financial loss, injury, claims and causes of action that Owner may have, now or in the future, for any "diminution in value" and for any "just compensation" under the Private Property Rights Protection Act based on the Owner's request in Case No. 8-ZN-2019. This waiver constitutes a complete release of any and all claims and causes of action under the Private Property Rights Protection Act that may arise out of the Owner's request in Case No. 8-ZN-2019.
- c. Owner hereby agrees to indemnify, hold harmless and defend City, its officers, employees and agents, from any and all claims, causes of actions, demands, losses and expenses, including reasonable attorney's fees and litigation costs asserted by or resulting from any of the present owners of any interest in the Property seeking any potential compensation, damages, attorney's fees or costs under the Private Property Rights Protection Act that they may have based on the Owner's request in Case No. 8-ZN-2019.
- d. This Waiver Agreement shall run with the land and shall be binding upon all present and future owners of any interest in the Property. Owner consents to the recording of this Agreement with the County Recorder in which the Property is located.
- e. The Owner agrees that, as of the effective date of this Agreement, he/she has received equal protection of the laws and due process of all claims and requests, and has not suffered any compensable regulatory taking (as those terms and their related claims are defined by Arizona state and federal constitutional jurisprudence).
- 3. Owner warrants and represents that Owner is the owner of the fee title to the Property.

guarantees to City that he has legal power to bind Owner to this Agreement. STATE OF ARIZONA SS. County of Maricopa Subscribed, sworn acknowledged to and before me on this 2 day of December My commission expires: 9.28.2021 OMAR ELWER Notary Public - Arizona Maricopa County My Comm. Expires Sep 28, 2021

The person who signs this Agreement on behalf of Owner personally warrants and

EXHIBIT A

LEGAL DESCRIPTION
G.L.O. PATENT RIGHT OF WAY FOR ROADWAY AND PUBLIC
UTILITIES PURPOSES ABANDONMENT

AN ABANDONMENT OF PORTIONS OF THE RIGHT OF WAY FOR ROADWAY AND PUBLIC UTILITIES PURPOSES DESCRIBED WITHIN MCR DOCKET 2904, PAGE 175, PATENT NUMBER 1144421 LOCATED IN GOVERNMENT LOT 38 OF SECTION 5, TOWNSHIP 3 NORTH, RANGE 5 EAST OF THE GILA AND SALT RIVER MERIDIAN, MARICOPA COUNTY ARIZONA, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

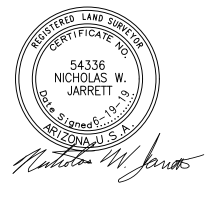
THE EAST 33.00 FEET OF SAID GOVERNMENT LOT 38.

EXCEPT THE SOUTH 280.00 FEET AND THE WEST 120.00 FEET THEREOF,

AND

EXCEPT ANY NORTHERLY PORTION BOUNDED BY THE SOUTH LINE DESCRIBED IN MCR DOCUMENT 1999-0821451.

EXHIBIT B MADE A PART BY REFERENCE HEREON





6859 E. Rembrandt Ave, 124 Mesa, AZ 85212 Ph: (480) 223-8573 landcorconsulting.com

DATE: 6/19/19

SCALE: NTS

ABANDONMENT EXHIBIT A

JOB NO. フトレーグが10

EXHIBIT B LEGAL DESCRIPTION G.L.O. PATENT RIGHT OF WAY FOR ROADWAY AND PUBLIC UTILITIES PURPOSES ABANDONMENT E. MCDOWELL MOUNTAIN RANCH RD. MCR 1999-0821451 45'R/W 120' 33' PORTION **ABANDONED** WINSTAR PRO LLC APN: 217-14-037A 33' GLO LOT 38 PARCEL 1 33.00 FEET GLO USA-BOR PATENT #1144421, APN: 217-14-037B MCR DKT: 2904 GLO LOT 38 PG: 175, RIGHT OF WAY FOR ROADWAY AND PUBLIC UTILITIES PURPOSES 33, EXHIBIT A MADE A PART BY REFERENCE HEREON 54336 NICHOLAS W. **JARRETT** 6859 E. Rembrandt Ave, 124 LANDCOR CONSULTING Mesa, AZ 85212 Ph: (480) 223-8573 landcorconsulting.com **ABANDONMENT** DATE: 6/19/19 JOB NO. EXHIBIT B SCALE: NTS

EXHIBIT A

LEGAL DESCRIPTION
G.L.O. PATENT RIGHT OF WAY FOR ROADWAY AND PUBLIC UTILITIES PURPOSES ABANDONMENT

AN ABANDONMENT OF PORTIONS OF THE RIGHT OF WAY FOR ROADWAY AND PUBLIC UTILITIES PURPOSES DESCRIBED WITHIN MCR DOCKET 2397, PAGE 159, PATENT NUMBER 1145658 LOCATED IN GOVERNMENT LOT 39 OF SECTION 5, TOWNSHIP 3 NORTH, RANGE 5 EAST OF THE GILA AND SALT RIVER MERIDIAN, MARICOPA COUNTY ARIZONA, MORE PARTICULARLY DESCRIBED AS FOLLOWS:

THE EAST 33.00 FEET, SOUTH 33.00 FEET, AND WEST 33.00 FEET OF SAID GOVERNMENT LOT 39.

EXCEPT THE SOUTH 280.00 FEET OF THE WEST 180.00 FEET THEREOF,

AND

EXCEPT ANY NORTHERLY PORTION BOUNDED BY THE SOUTH LINE DESCRIBED IN MCR DOCUMENT 1999-0821451.

EXHIBIT B MADE A PART BY REFERENCE HEREON





6859 E. Rembrandt Ave, 124 Mesa, AZ 85212 Ph: (480) 223-8573 landcorconsulting.com

DATE: 6/19/19

SCALE: NTS

ABANDONMENT EXHIBIT A

ЈОВ NO. ZN-2019

EXHIBIT B LEGAL DESCRIPTION G.L.O. PATENT RIGHT OF WAY FOR ROADWAY AND PUBLIC UTILITIES PURPOSES ABANDONMENT E. MCDOWELL MOUNTAIN RANCH RD. L=170.40, R=751.81 S89°50'51"E 822.16' Δ=12°59'09" MCR 1999-0821451 R∕w COS BRASS WINSTAR PRO LLC CAP AT 45, D=28°52'52" APN: 217-14-037A **CENTERLINE** GLO LOT 38 L=378.97COS BRASS PARCEL 1 R = 751.81'33' PORTION CAP AT **CENTERLINE ABANDONED** AND N.W. COR COS BRASS OF G.L.O. LOT 37 WINSTAR PRO LLC CAP AT E 464.97 APN: 217-14-038A CENTERLINE -GLO LOT 39 AND E. LINE PARCEL 2 G.L.O. LOT 40 0018'21" 33'PORTION S ABANDONED 33.00 FEET GLO PATENT #1145658, MCR DKT: 2397 PG: 159, RÏGHT OF WAY FOR ROADWAY AND PUBLIC 180' UTILITIES PURPOSES JAT DOVE USA-BOR CAPITAL LLC APN: 217-14-038B APN: 217-14-039A GLO LOT 39 GLO LOT 40 S.E. COR R/W TO GLO LOT 40 -REMAIN FND GLO B.C. EXHIBIT A MADE A PART BY REFERENCE HEREON 54336 NICHOLAS W 6859 E. Rembrandt Ave, 124 LANDCOR CONSULTING **JARRETT** Mesa, AZ 85212 Ph: (480) 223-8573 landcorconsulting.com **ABANDONMENT** DATE: 6/19/19 JOB NO. EXHIBIT B SCALE: NTS